



KERALA GAZETTE കേരള ഗസററ്

PUBLISHED BY AUTHORITY

ആധികാരികമായി പ്രസിദ്ധപ്പെടുത്തുന്നത്

Vol. LIV വാല്യം 54

THIRUVANANTHAPURAM, TUESDAY തിരുവനന്തപുരം, ചൊവ്വ

31st March 2009 2009 മാർച്ച് 31 10th Chaithra 1931 1931 ചൈത്രം 10

PART I

Notifications and Orders issued by the Government

General Administration Department General Administration (Strictly Confidential)

NOTIFICATIONS

No. 68/SC/09/GA (SC).

Thiruvananthaparam, 25th March 2009.

Mr. Justice Jacob Benjamin Koshy, Acting Chief Justice, High Court of Kerala, who has been appointed as the Chief Justice, Patna High Court as per Government of India Notification No. K-13026/7/2008-US.II dated 4-3-2009 has relinquished charge of the office of Acting Chief Justice, Kerala High Court on the forenoon of 14th March 2009.

Mr. Justice Kurian Joseph, Judge, High Court of Kerala, who has been appointed to perform the duties of the office of the Chief Justice of the High Court of Kerala as per Government of India Notification No. K. 11019/2/2009-US. II dated 13-3-2009 has assumed charge as Acting Chief Justice, High Court of Kerala on the forenoon of 14th March, 2009.

> By order of the Governor, K. J. MATHEW, Chief Secretary.

Labour and Rehabilitation Department Labour and Rehabilitation (A)

ORDERS

G. O. (Rt.) No. 246/2009/LBR.

Thiruvananthapuram, 20th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between Shri G. Balakrishna Pillai, Managing Partner, Kizhakkevila Fishnets Industries, Kizhakkevila, Kollam-691 009 and the above referred establishment workmen of the Shri S. Prasobh, S. S. Bhavan, Karunagappally in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government said the industrial direct that hereby dispute be referred for adjudication to the Labour Court, Kollam. The Labour Court will pass the award within a period of three months.

ANNEXURE

Whether the dismissal from service of Shri S. Prasobh, Machine Operator with effect from 1-3-2007 by the management of Kizhakk vita Fishnets Industries Factory at Industrial Estate, Edakulangara, Karunagappally is justifiable? If not what relief the worker is entitled to get?

(2)

G. O. (Rt.) No. 247/2009/LBR.

Thiruvananthapuram, 20th February 2009 .

Whereas, the Government are of opinion that an industrial dispute exists between Proprietrix, Praise Cashew Company, (License No. C.H.W./C.H.R./11/428/98), Venga, Sasthameotta (Jose Bhavan, Naduvila Muri, Anayadi P.O., Sooranadu North) and the workmen of the above referred establishment represented by the General Secretary, Kerala Cashew Staff Centre (CITU), Reg. No. 181/74, CITU Bhavan, Kollam in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (!) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said industrial dispute be referred for adjudication to the Industria I Tribunal, Kollam. The Industrial Tribunal will pass the award within a period of three months.

ANNEXURE

- Whether Shri A. Padmalayan and M. Joy, Roasters of Praise Cashew Factory, Venga, Sasthamcotta are eligible to be confirmed as monthly rated workmen?
- 2. If so the date from which confirmation eligible to be effected and what are the resultant benefits entitled to them?

(3)

G. O. (Rt.) No. 248/2009/LBR.

Thiruvananthapuram, 20th February 2009.

Whereas, the Government are of opinion that an industrial dispute exists between The President, Cochin Co-operative Society Limited No. E 100, Lalan Road, Kochi-682 002 and the workmen of the above referred establishment Shri B. Mohandas Pai 3/0 S. Balakrishna Pai, 9/1286, L.G. Pai Road, Mattaneheri P. O., Kochi-2 in respect of matters mentioned in the annexure to the order.

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication:

Now, therefore, in exercise of the powers conferred by section 10 (1) (c) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947), the Government hereby direct that the said industrial dispute be referred for adjudication to the Labour Court, Ernakulam. The Labour Court will pass the award within a period of three months.

ANNEXURE

- Whether the dismissal of Shri B. Mohandas Pai by the management of Cochin Cooperative Society Limited No. E 100, Kochi is justifiable?
- 2. If not, what relief he is entitled to get ?

(4)

G. O. (Rt.) No. 249/2009/LBR.

Thirwananthapuram, 20th February 2009.

Whereas, the Government are of opinion that an industrial dispute crists between The Manager, Guderale Estate, Mumar P. O., Idukki-685 612 and the workman of the above referred establishment represented by the General Secretary, Devikulam Estates Workers Union (AITUC), Munnar P. O., Idukki-635 612 in respect of matters mentioned in the annexure to this order;

And whereas, in the opinion of Government it is necessary to refer the said industrial dispute for adjudication;

Now, therefore, in exercise of the powers conferred by section 10 (1) (d) of the Industrial Disputes Act of 1947 (Central Act XIV of 1947) the Government hereby direct that the said Industrial dispute be referred for adjudication to the Industrial Tribunal, Idukki. The Industrial Tribunal will pass the award within a period of three months.

AMNEKURE

- I. Whether the dismissal of Shri Palkannan, PF No. 5268 by the management of Guderale Estate is justifiable or not?
- 2. If not what relief the worker is entitled to ?

By order of the Governor, G. SIVAPRASAD, Under Secretary to Government.